FILED'10 MAY 25 15:42USDC-ORP

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

TENESHA REESE,)
Plaintiff,) Civil No. 10-346-JO
v.	OPINION AND ORDER
UNITED PARCEL SERVICE,)
a foreign corporation,)
~ .)
Defendant.	

Tenesha Reese 3210 S.E. 136th Avenue Portland, OR 97236

Plaintiff Pro Se

Calvin L. Keith Stephanie K. Hines PERKINS COIE, LLP 1120 N.W. Couch Street, 10th Floor Portland, OR 97209-4128

Attorneys for Defendant

Case 3:10-cv-00346-JO Document 13 Filed 05/25/10 Page 2 of 2

JONES, Judge:

Plaintiff filed this employment discrimination action pro se against defendant United

Parcel Service in Multnomah County Circuit Court. Defendant removed the action to this court

based on diversity jurisdiction, and now moves (# 4) to dismiss the complaint for failure to state

a claim under Federal Rule of Civil Procedure 12(b)(6).

Defendant is correct that as filed, plaintiff's complaint fails to satisfy the lenient pleading

requirement of Rule 8(a), that a complaint contain "a short statement of the claim showing that

the pleader is entitled to relief." Fed. R. Civ. P. 8(a)(2). However, plaintiff's two responses to

defendant's motion include descriptions of the events she relies on for her claims. This court

construes plaintiff's filings as a request for leave to amend her complaint, which is granted.

Plaintiff shall, within 20 days from the date of this order, file an amended complaint that

contains a description of the facts giving rise to her claims sufficient to satisfy Rule 8.

Defendant's motion (# 4) is denied as moot, with leave to renew the motion if appropriate after

plaintiff files her amended complaint.

IT IS SO ORDERED.

DATED this 25th day of May, 2010.

ROBERT E. JONES

U.S. District Judge